IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MONTANA GREAT FALLS DIVISION

UNITED STATES OF AMERICA,

Case No. CR-17-48-GF-BMM

Plaintiff,

VS.

ORDER

JAYCOB TYLER KUTZERA,

Defendant.

Defendant Jaycob Kutzera's (Kutzera) Unopposed Motion for Postponement of Trial and Extension of All Deadlines (Doc. 16), is now before the Court. The Government has no objection.

Kutzera states in his motion that his counsel needs additional time to interview witnesses, review discovery and continue to discuss this case with Kutzera. Because of these factors, a continuance of the trial in this matter is warranted.

A district court may grant a continuance and exclude the time period of the continuance from the calculation of the speedy trial date when "the ends of justice served by [the continuance] outweigh the best interest of the public and the

defendant in a speedy trial." 18 U.S.C. §3161(h)(7)(A). In determining whether an "ends of justice continuance" is appropriate, a district court must consider, inter alia, whether the failure to grant the continuance will result in a miscarriage of justice; whether the case is so unusual or complex that it is unreasonable to expect adequate preparation within the time limits imposed by the Speedy Trial Act; and whether the case, while not complex or unusual, would nonetheless deny counsel the reasonable time necessary for effective reparation. Id. §3161(h)(7)(B). An "ends of justice continuance . . . must be specifically limited in time [and] must be justified on the record with reference to the facts as of the time the delay is ordered." United States v. Lloyd, 125 F.3d 1263, 1268 (9th Cir. 1997). Any additional time is properly excluded under the Speedy Trial Act "only if the district court makes certain findings enumerated in [§ 3161(h)(7)]." Bloate v. United States, 130 S. Ct. 1345, 1351 (2010).

Kutzera is charged with 36 counts of sexual exploitation of a child in violation of 18 U.S.C. §2251(a). The government also seeks a criminal forfeiture. Kutzera faces a potential 30 years in prison if convicted. The crimes allegedly occurred on April 7, 8, 11, 2016, July 10, 11, 12, 2016 and October 1, 2016 in Cascade County, in the State and District of Montana, and elsewhere.

A continuance of the trial is appropriate under 18 U.S.C. §§3161(h)(7)(A),

(B)(i) and (B)(ii). The ends of justice served by a continuance outweighs the interests of the Defendant and the public in a speedy trial. The failure to grant a continuance would deny Kutzera and his counsel the reasonable time necessary for effective trial preparation, resulting in a potential miscarriage of justice.

Accordingly,

IT IS HEREBY ORDERED Defendant's Unopposed Motion for

Postponement of Trial and Extension of All Deadlines (Doc. 16), is GRANTED.

IT IS ALSO ORDERED that the final pretrial conference and jury trial set for

October 2, 2017, are VACATED. The final pretrial conference is rescheduled for

Monday, December 4, 2017 at 8:30 a.m. The parties are to report to the

chambers of the undersigned. The jury trial is rescheduled for Monday,

December 4, 2017 at 9:00 a.m. in the Charles N. Pray Courtroom at the Missouri

River Federal Courthouse, Great Falls, Montana. Expert reports are due on or

before November 24, 2017. The motions deadline is November 3, 2017. The plea

agreement/notice of intent to proceed to trial deadline is November 20, 2017. The

Jury Instructions and Trial Briefs are due by November 27, 2017.

All time between the date of this Order and December 4, 2017, shall be excluded for purposes of speedy trial.

DATED this 11th day of September, 2017.

Brian Morris

United States District Court Judge